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2	Eric Krause (257925)			
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7	Attorneys for Plaintiff			
8	GOOGLE LLC			
9	UNITED STATES	DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA			
11	SAN FRANCISCO DIVISION			
12				
13	GOOGLE LLC,	Case No. 3:17-cv-005583-VC		
14	Plaintiff,	DECLARATION OF ERIC		
15	V.	KRAUSE IN SUPPORT OF		
16		STIPULATION PURSUANT TO CIVIL LOCAL RULES 6-2 AND		
17	PERSONAL AUDIO, LLC,	7-12		
18	Defendant.			
19	I, Eric Krause, hereby declare as follows:			
20	1. I am an attorney with White & Case LLP, one of the attorneys of record for			
21	Google LLC in the above-captioned matter. I am licensed to practice in California and admitted			
22	to this Court. I make this declaration based on my personal knowledge and the record in this			
23	action, and if called upon as a witness, I could and would testify competently as to the matters set			
24	forth below regarding the agreement of Plaintiff Google LLC ("Google") and Defendant Personal			
25	Audio, LLC ("Personal Audio") to jointly request an extension of the case deadlines set forth in			
26	the Stipulation Pursuant to Civil Local Rules 6-2 and 7-12 in view of the upcoming year-end			
27	holidays and to accommodate other scheduling d	fficulties.		
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	2.	The parties previously agreed to a stipulation to enlarge the time for Personal
Audio t	to respo	and to Google's Complaint for Declaratory Judgment until December 1, 2017. See
ECF No	o. 14. T	The parties stipulate and request an extension of time for Google to file its response
to Perso	onal Au	dio's motion to dismiss until January 16, 2018 and for Personal Audio to file its
reply u	ntil Feb	ruary 1, 2018.

- 3. Personal Audio's motion proposed a hearing date of January 11, 2018. *See* ECF No. 16 at 1. The parties have since met and conferred and agreed to request a hearing date of February 20, 2018.
- 4. The Court previously set the Initial Case Management Conference in this case for January 9, 2018, which requires the Joint Case Management Statement to be submitted by January 2, 2018. Personal Audio has requested to have the motion hearing and case management conference on the same date. The parties therefore respectfully request that the Case Management Conference also be rescheduled to February 20, 2018 if possible, subject to the Court's calendar.

I declare under penalty of perjury that the foregoing is true and correct. Executed on December 11, 2017 at Palo Alto, California.

/s/ Eric Krause
Eric Krause